G. BAILEY, EDITOR AND PROPRIETOR; JOHN G. WHITTIER, CORRESPONDING EDITOR.

VOL. VIII.

WASHINGTON, THURSDAY, FERBUARY 16, 1854.

NO. 372.

# WASHINGTON, D. C.

BELL SMITH ABROAD.

## WASHINGTON, D. C.

O'or rank and pomp, as he had se I saw the Man uprising; No longer common or unclean, The child of God's baptizing!

It died upon the eye and oar, No inward answer gaining; No heart had I to see or hoar The discord and the staining Let those who never errod, forge His worth, in vain bewallings, Sweet Soul of Song!—I own my Uncancelled by his failings!

But think, while falls that shade be The erring one and Meaven;. That he who loved like Magdalene, Like her may be forgiven.

A DIFFERING.

In the Senate, yesterday, Mr. Dougles anmonanced a modification of the 14th section of
his Bill, as the result of a consultation among
the friends of the measure. He moved to
amend the Bill by striking out from the 14th
section the words—which was suppressed by
the principles of the legislation of 1850, commonity salled the Compromise measures, and is
hereby declared inoperative," and to insert,
"which, boing inconsistent with the principle
of non-intervention by Congress with Slavery
in the States and Territories, as recognized by
the legislation of 1850, commonly called the
Compromise measures, is hereby declared in-

morracy, to honesty and fair dealing. So long as they qoutrol the country, there will be no principle in American patients, no mashood in the Sensity of United States and Northern States and Northern american the sensity of the sensity o

and the control of th

The form of the control of the contr

the region of the complete of

THERT-THER CONGRESS—FIRST SESSION.

A GOOD SUGGESTION.
GREENWING, WASHINGTON Co., N. Y.
Junuary 24, 1834.

The Corresponding Secretary of our Free
Demogratic Lesgue has been instructed to send
to mambers. As many of these Leagues have
mombers. As many of these Leagues have
would it not be adviseable for each League
fetherever there is a daily mail) to instruct maintens. At many or these Leagues have well at not be addesided for each League would it not be addesided for each League with their officers to procure a copy for the use of the members I can think of no one thing that would leaf more to accuse the Fordy. Foot, Hamilin, Soward, Smith, Stutet, Whole on the Deficiency Bill, Mr. Seymour in the matter of the members I can do something be done in this matter; and who we have the second of the members I can be successed to the second of the

### WORMS! WORMS!

nit to the Senate if I have not com-midicated this part of the appeal against ch of the Senator. The errors, mis-iscepresentations, are all his own. 9 found in the appeal.

st.
Thus we see that the parties to the arrangent were the two sections of the country—the
e States on one side, the slave States on the
ter. The subject of it was, the whole terriy west of the Mississip, outdoor of the State
Louisian; and the practical operation of it
s, the division of this territory between the
titution of Slavery and the institution of
section.

the scelelence of Frodshmir Valobra as time-kep-erical Tania, Eqs. Wm. Whiting, Ess. B. C. Baker, Esp. Go. M. Tambre, Risp. B. W. Thayer, Esp. David Dyor, Esp. E. F. Osborne, Esp.; Sandusky, Elbon. Lane, Esq.; Sandusky, Elbon. Lane, Esq.; Sandusky, Elbon. Lane, Esq.; Sandusky, Todokan and himself, ospeolally to most the de-tanneh of the American public in the greed coordial benaty they stand untrylated. All orders addressed to the undersigned will receive investigate attention. SISON WILDARID.

60 of 6 w dollars, are promptly attended to. Person writing from a datance should give that twon, county, and \$84te, legibly.

17, and \$84te, legibly.

18, and \$10 m, 18 m, 1

Dec. 22. Cincinnati, Obio.

G EO. W. NEWCOMB,
Attorney and Counsellor at Law, Chicago, H
WILL pay particular attention to collecting but
ness in Chicago and vicinity. Oct. 2B.